#### 103D CONGRESS 2D SESSION

# H. R. 5086

To authorize the Secretary of Agriculture to establish a pilot program to evaluate the feasibility of county-based rural development boards, develop a strategy for adoption of national rural development goals and objectives, establish a training program for local county board leaders, providing roles and responsibilities for State rural development councils, substate regional organizations, and 1862 and 1890 land grant institutions, and establish a grant program for financing various rural and small community development initiatives, and for other purposes.

#### IN THE HOUSE OF REPRESENTATIVES

September 23, 1994

Mr. Baesler introduced the following bill; which was referred to the Committee on Agriculture

## A BILL

To authorize the Secretary of Agriculture to establish a pilot program to evaluate the feasibility of county-based rural development boards, develop a strategy for adoption of national rural development goals and objectives, establish a training program for local county board leaders, providing roles and responsibilities for State rural development councils, substate regional organizations, and 1862 and 1890 land grant institutions, and establish a grant program for financing various rural and small development community initiatives, for other and purposes.

	~
1	Be it enacted by the Senate and House of Representa
2	tives of the United States of America in Congress assembled
3	SECTION 1. FINDINGS AND PURPOSES.
4	(a) FINDINGS.—The Congress finds that—
5	(1) rural America has serious problems in need
6	of attention, including lack of off-farm opportunities
7	lack of adequate capital for investment, nondiversity
8	of agriculture economy, declining farm work force
9	outmigration of rural youth to urban centers, inad-
10	equate leadership development, and persistent pov-
11	erty;
12	(2) Federal and State policies dealing with non-
13	farm rural issues are fragmented;
14	(3) farming remains a most important element
15	of rural life, but a successful national rural policy
16	must address the entire spectrum of social, economic
17	and cultural needs of citizens living in rura
18	America;
19	(4) the creation of jobs and expansion of exist-
20	ing businesses are of vital importance to the long-
21	term stability of rural life;
22	(5) Americans have a right to choose a rura
23	life, beyond just farming, and consisting of a life of
24	opportunity in small communities with continued ties

to the land; and

1	(6) because each rural area across America is
2	unique, there is no solution which can equally ad
3	dress all rural areas, and a Federal initiative in
4	rural development is dependent on creating a mecha
5	nism which allows for locally determined initiatives
6	strategies, and solutions.
7	(b) Purposes.—The purposes of this Act are to—
8	(1) establish a pilot program—
9	(A) to create and evaluate the feasibility of
10	using county-based rural development boards as
11	the local organizational entity through which
12	the United States Department of Agriculture
13	will facilitate funding of rural development ini
14	tiatives;
15	(B) to determine whether county boards
16	can be used to create an understandable initia
17	tive under which a comprehensive national pol
18	icy for rural development can be devised, and
19	create a long-term viable local constituency for
20	development by tapping the energy and talen
21	at the local level;
22	(2) establish a time frame, process, and evalua
23	tion procedure for the development of clear nationa

rural development goals;

1	(3) provide for (through the encouragement of
2	funding) an expanded and more focused role in rural
3	development for Land Grant Institutions both the
4	"1862" and "1890" colleges and universities;
5	(4) create a grant program to provide funding
6	for rural development projects;
7	(5) create a national training program bringing
8	the expertise and knowledge of officials of the De-
9	partment of Agriculture directly to local county de-
10	velopment board leaders, State rural development
11	councils, substate regional organizations, and 1862
12	and 1890 land grant institutions at the start of the
13	pilot project; and
14	(6) provide for a coordinated program of co-
15	operation among the Department of Agriculture,
16	State rural development councils, substate regional
17	organizations, and local boards.
18	SEC. 2. GRANTS TO COUNTIES FOR RURAL DEVELOPMENT.
19	(a) Applications.—
20	(1) IN GENERAL.—A qualified county rural de-
21	velopment board may apply to the Secretary for
22	grants for the purposes described in subsection (b).
23	(2) CONTENTS.—Each application submitted
24	under paragraph (1) shall include the following:
25	(A) A description of the board.

1	(B) A description of the process by which
2	board members are selected, including a discus-
3	sion of how the process meets the requirement
4	of section 2(5).
5	(C) A description of the process used for
6	rural development strategic planning.
7	(D) A ranking of the priorities of the coun-
8	ty for which the board is established.
9	(E) A complete assessment of the resource
10	base of the county.
11	(F) A complete description of each rural
12	development project that the board plans to
13	carry out during the 1st 3 years of the grant,
14	including—
15	(i) a timetable for completion of the
16	project; and
17	(ii) the goals and expectations of the
18	project, including a discussion of how the
19	project would build on the resource
20	strengths of the county for which the
21	board is established, or correct or mod-
22	erate resource weaknesses of the county.
23	(G) A detailed budget for each rural devel-
24	opment project that the board plans to carry
25	out during the 1st year of the grant, which

1	shall indicate the amount of funding for the
2	project, all other sources of funds for the
3	project, and the approval status of such other
4	sources of funds.
5	(H) A description of how each such project
6	will address regional needs and goals, as identi-
7	fied by regional planning or economic develop-
8	ment districts, rural development councils, or
9	economic development offices of the State in
10	which the county for which the board is estab-
11	lished is located.
12	(3) Deadline.—The Secretary may not con-
13	sider an application for grants under this section for
14	a fiscal year if the Secretary receives the application
15	after July 1 of the immediately preceding fiscal year.
16	(b) Purposes.—
17	(1) In general.—The purposes described in
18	this subsection are the following:
19	(A) Upgrading of industries.
20	(B) Development of new economic activity.
21	(C) Creation of opportunities for economic
22	diversification or revitalization.
23	(D) Alternative agricultural programs, in-
24	cluding products, facilities, and marketing
25	ventures.

1	(E) Rural capital creation.
2	(F) Tourism.
3	(G) Technological linkages among edu-
4	cational institutions, libraries, and businesses.
5	(2) Excluded purposes.—The purposes de-
6	scribed in this subsection do not include the
7	following:
8	(A) Planning by the applicant.
9	(B) Reimbursement of operating expenses
10	of county rural development boards or local
11	governments.
12	(C) Reimbursement of costs associated
13	with application for a grant under this section
14	or the administration of grants made by county
15	rural development boards with funds provided
16	under this section.
17	(c) Approval of Applications.—
18	(1) IN GENERAL.—Within 60 days after receipt
19	of an application submitted under this section, the
20	Secretary shall determine whether to approve or dis-
21	approve the application. If the Secretary disapproves
22	the application, the Secretary shall provide the appli-
23	cant with the reasons therefore and with suggestions
24	and recommendations for future applications for

grants under this section.

1	(2) Factors to be considered.—In deter-
2	mining whether to approve applications for grants
3	under this section, the Secretary shall give priority
4	to those applications that document at least 4 of the
5	following:
6	(A) That the rural unemployment rate for
7	the county is greater than the national average
8	unemployment rate for the United States.
9	(B) That there is a significant level of
10	rural poverty in the county.
11	(C) That there is a record of rural environ-
12	mental degradation in the county.
13	(D) That there has been significant migra-
14	tion from the county.
15	(E) That the percentage of adult residents
16	of the county with high school diplomas is less
17	than the national average of adults with high
18	school diplomas.
19	(F) That the economy of the county is ex-
20	cessively dependent on tobacco or any other sin-
21	gle crop.
22	(G) That there has been a decline in the
23	manufacturing base of the county.
24	(H) How the proximity to, or the relation-
25	ship or economic linkages of the county to, a

1	nearby central regional urban core could be
2	strengthened through the projects proposed in
3	the application so as to provide local stability.
4	(I) A history of improvements and local
5	commitment to the educational, social, library,
6	and financial systems of the county.
7	(J) That the economy of the county is de-
8	pendent on a single industry.
9	(3) Factors to be given greatest
10	WEIGHT.—In determining whether to approve appli-
11	cations for grants under this section, the Secretary
12	shall, subject to paragraph (4), give the greatest pri-
13	ority to applications that demonstrate—
14	(A) community commitment to the projects
15	proposed in the application;
16	(B) a long-term strategy for rural develop-
17	ment; and
18	(C) the ability of the county to achieve
19	rural economic and social improvement and
20	stability.
21	(4) Other requirements.—The Secretary
22	may not approve an application for grants under
23	this section unless the application demonstrates—
24	(A) that the applicant, the rural develop-
25	ment council of the State in which the applicant

1	is located, the substate regional organization in
2	the region in which the applicant is located, and
3	1862 and 1890 land grant institutions in the
4	State in which the applicant is located have co-
5	operated in—
6	(i) identifying regional methods of col-
7	laboration;
8	(ii) assessing and documenting the
9	economic, social, and cultural connections
10	between rural areas and metropolitan
11	entities;
12	(iii) preparing regional resource as-
13	sessments;
14	(iv) encouraging and developing—
15	(I) collaborative efforts between
16	the 1862 and 1890 land grant institu-
17	tions and substate regional organiza-
18	tions in the State;
19	(II) memoranda of agreement
20	among such entities; and
21	(III) methods for coordination
22	and communication among such enti-
23	ties;
24	(v) developing methods of—

1	(I) diversifying the rural econ-
2	omy;
3	(II) dealing with outmigration of
4	rural youth;
5	(III) equalizing rural education
6	to that received in urban areas;
7	(IV) obtaining long term employ-
8	ment opportunities for low income,
9	traditionally unemployed, seasonally
10	employed, or underemployed rural
11	residents; and
12	(V) delivering effective job train-
13	ing services to local communities;
14	(vi) preparing an assessment of the
15	capital needs, coordination, and financing
16	of rural telecommunications and other
17	rural infrastructure such as water and
18	sewer;
19	(vii) developing a plan for the effective
20	use and involvement of private sector re-
21	sources and skills to deal with rural prob-
22	lems;
23	(viii) reviewing and recommending to
24	the legislature of the State changes to
25	State government programs, policies, or

1	regulations which may impede effective
2	rural development;
3	(ix) developing strategies for better
4	coordination of rural development efforts
5	among Federal, State, and local entities;
6	and
7	(x) designing the projects proposed in
8	the application;
9	(B) that the rural development projects
10	proposed in the application are to be carried
11	out in partnership with the rural development
12	council of the State in which the applicant is lo-
13	cated, the substate regional organization in the
14	region in which the applicant is located, and
15	such 1862 and 1890 land grant institutions
16	(acting in consultation with local offices of the
17	Agricultural Extension Service) as suggest a
18	multidisciplinary approach to methods of
19	project evaluation and assistance with a par-
20	ticular emphasis on development of a new and
21	expanded community service role for college and
22	university departments of agriculture with em-
23	phasis given to social and economic assistance;
24	(C) that the county in which the applicant
25	is located is able to begin implementation of the

1	projects within 3 months after receiving a grant
2	under this section, and fully implement the
3	projects within 18 months after such receipt;
4	and
5	(D) how the funds provided to the appli-
6	cant under this section are to be used to obtain
7	funding from other sources on an ongoing
8	basis.
9	(5) FISCAL YEAR 1996.—The Secretary may
10	not, after September 15, 1996, approve an applica-
11	tion for grants under this section for fiscal year
12	1996.
13	(6) Coordination of multicounty
14	PROJECTS.—
15	(A) IN GENERAL.—In the case of an appli-
16	cation for grants under this section that pro-
17	vides for a rural development project which is
18	to be coordinated between or among 2 or more
19	applicants for such grants, the Secretary shall
20	make the coordination of the activities of such
21	applicants a condition of approving the applica-
22	tion.
23	(B) TECHNICAL ASSISTANCE.—The Sec-
24	retary shall provide such technical assistance as

may be required to assist counties in coordinat-

ing the planning, funding, and implementation 1 2 of rural development projects referred to in subparagraph (A). 3 (d) Grant Authority.—If the Secretary approves 4 an application for grants under this section, the Secretary shall— 6 (1) make a grant to the applicant in an aggre-7 gate amount equal to 80 percent of the total amount 8 of the grant; 9 (2) make a grant to the land grant institutions 10 11 identified in the application, in an aggregate amount 12 equal to 10 percent of such total amount; (3) make a grant to the State rural develop-13 14 ment councils identified in the application, in an ag-15 gregate amount equal to 6 percent of such total 16 amount; and 17 (4) make a grant to the substate regional orga-18 nizations identified in the application, in an aggre-19 gate amount equal to 4 percent of such total 20 amount. 21 (e) MAXIMUM AMOUNT OF GRANT.—The amount of 22 each grant made under this section with respect to an ap-23 proved application shall not exceed \$1,000,000.

(f) TERM OF GRANT.—

- 1 (1) IN GENERAL.—The Secretary may make 2 grants under this section with respect to an ap-3 proved application for not more than 3 years.
  - (2) MULTIYEAR GRANTS.—The Secretary may make a grant under this section to a qualified county rural development board for a period of more than 1 year if the management capacity of the board, the level of needs documented by the board, and any necessary phasing-in of the project are such that multi-year funding is necessary.
- 11 (g) USE OF GRANT.—Each entity to which a grant 12 is made under this section shall use the funds in accord-13 ance with the approved application for the grant.
- 14 (h) ADMINISTRATIVE PROVISIONS.—Not later than 15 February 1, 1996, the Secretary shall—
  - (1) publish in the Federal Register a detailed announcement of the grant program authorized by this Act, and a schedule of activities of the Department of Agriculture to meet the goals and requirements of this Act;
    - (2) notify State rural development councils and train State rural development coordinators about the grant program, schedule regional workshops for county rural development boards and officials, and establish a clearinghouse of rural development ideas

5

6

7

8

9

10

16

17

18

19

20

21

22

23

24

and information available to county rural development boards.

### (i) Reports.—

3

6

7

8

9

10

11

12

13

14

15

16

- (1) Regular reports.—Not less frequently than annually, each county rural development board that receives a grant made under this section shall submit to the Secretary a report that documents the continued involvement of the public in the activities of the board, and includes such information as the Secretary may require to determine whether the projects proposed in the approved application of the board are progressing as described in the application toward the goals set forth in the application.
  - (2) Final Report.—Upon the completion of the projects described in an approved application for a grant under this section, the applicant shall submit to the Secretary a final report on the projects.
- 18 (j) AUDITS.—The Secretary shall require each entity 19 that receives a grant made under this section to perform 20 annual audits of the financial management system and in-21 ternal controls of the entity.
- (k) MAINTENANCE OF RECORDS.—Each entity that receives a grant made under this section shall maintain records and accounts sufficient to enable a determination as to whether the grant has been used in accordance with

1	the approved application and the requirements imposed by
2	or under this section.
3	(l) Definitions.—As used in this Act:
4	(1) Qualified county rural development
5	BOARD.—The term "qualified county rural develop-
6	ment board" means a rural development board that
7	is established in accordance with the following re-
8	quirements:
9	(A) The board is an agency of county gov-
10	ernment.
11	(B) The county for which the board is es-
12	tablished does not contain a city with a popu-
13	lation of more than 35,000 individuals.
14	(C) The board has not less than 7 and not
15	more than 15 members.
16	(D) Not more than 50 percent of the board
17	members may be appointed by the county.
18	(E) The membership of the board is fully
19	representative of the population of the county.
20	(F) The meetings of the board are re-
21	quired to be open to the public, the board is re-
22	quired to notify the public not less than 7 days
23	and not more than 21 days in advance of board
24	meetings, the board is required to keep minutes

of its meetings, and the board is required to af-

1	ford the public an opportunity to comment at
2	board meetings.
3	(2) Secretary.—The term "Secretary" means
4	the Secretary of Agriculture.
5	(3) Substate regional organization.—The
6	term "substate regional organization" means a sub-
7	state regional multicounty planning and development
8	entity.
9	(m) Limitations on Authorization of Appro-
10	PRIATIONS.—To carry out this section, there are author-
11	ized to be appropriated to the Secretary not more than—
12	(1) \$20,000,000 for fiscal year 1996; and
13	(2) \$40,000,000 for each of fiscal years 1997
14	and 1998.
15	SEC. 3. NATIONAL TRAINING PROGRAM.
16	The Secretary shall create a training and information
17	system utilizing 1862 and 1890 land grant institutions,
18	the Agricultural Extension Service, State rural develop-
19	ment councils, and substate regional organizations, which
20	shall include—
21	(1) advice and materials on local rural strategic
22	planning processes and procedures, which shall in-
23	clude how to study local economies, identify local
24	strengths and weaknesses, develop opportunities,

- profile resources, and identify the competence and availability of the labor force and of local education;
  - (2) creation of a significant resource library readily available to qualified county rural development boards featuring comparative case studies, Federal and State resource guides, and nonprofit and community based development organization guides;
    - (3) advice and guidance on how to facilitate citizen involvement in the planning and implementation of rural projects with respect to which grants are made under section 2;
    - (4) techniques and methods to encourage regional economic cooperation;
      - (5) leadership training;
    - (6) provision of detailed information and strategies for development potential of various industries including agriculture, timber, mining, tourism, and manufacturing, with emphasis on the use of advanced technologies and processes and on adding value to raw materials and component parts;
    - (7) financial information and advice on implementing projects using grants, banks, venture capital companies, revolving loan funds and other methods of leveraging funding; and

1	(8) a training and information network linking
2	together qualified county rural development boards
3	and State rural development councils for continued
4	support and information sharing.
5	SEC. 4. NATIONAL RURAL DEVELOPMENT GOALS; EVALUA-
6	TIONS; REPORT TO THE CONGRESS.
7	(a) Rural Development Goals.—Not later than
8	July 1, 1996, the Secretary of Agriculture shall publish
9	in the Federal Register a statement of national rural de-
10	velopment goals, and shall provide for a period of public
11	comment on such goals.
12	(b) Evaluations; Report to the Congress.—
13	Not later than October 1, 1999, the Secretary shall submit
14	to the Congress a report that evaluates the activities en-
15	gaged in under this Act and includes recommendations as
16	to the desirability of expanding the activities.

 $\bigcirc$ 

HR 5086 IH——2